

KTF F.#2016R01900

U.S. Department of Justice

United States Attorney Eastern District of New York

271 Cadman Plaza East Brooklyn, New York 11201

January 4, 2022

By ECF and Electronic Mail

The Honorable Nicholas G. Garaufis United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

United States v. Jason Peltz

Criminal Docket No. 21-154 (NGG)

Dear Judge Garaufis:

The government writes on behalf of the parties to respectfully request a three-week adjournment of the status conference currently scheduled for Thursday, January 6, 2022 at 10:30 a.m. The reason for the request is that the parties have made progress towards a possible resolution short of trial, but that progress has been on hold in recent weeks due to complexities caused by the recent omicron surge, including infection and exposure to infected persons. We respectfully request that the Court grant a three-week adjournment to allow the parties to continue their plea negotiations and exclude speedy trial time until the next status conference.

Application granted. Time is excluded in the Interests of justice under the Speedy Trial Act from 1/6/22 to 1/27/22 at 1/30 am on consent of the parties/for:

So Ordered .

s/Nicholas G. Garaufis

Hon. Nicholas G. Garaufis Date: ィ/华/ ユン Respectfully submitted,

BREON PEACE

United States Attorney

Eastern District of New York

By: /s/

Kaitlin T. Farrell

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Assistant U.S. Attorneys

718-254-7000

cc: Jeremy Temkin and Ryan McMenamin (counsel for defendant) (by ECF)

Clerk of Court (NGG) (by ECF)